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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

DAMODAR VALLEY CORPORATION NOTIFICATION

Damodar Valley, the 16th February 1961

No. 25—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following amendment to the Contributory Provident Rules (DVC), published with the notification of the Damodar Valley Corporation No. 5, dated the 28th January 1957, in the Gazette dated the 9th February 1957, namely:—

For sub-rule (2) of rule 10 of the said rules, the following sub-rule shall be substituted, namely:—

“(2) The Contribution shall be 8½ per cent of the subscriber's emoluments drawn on duty during the year or period, as the case may be, but shall not, in any case, exceed the amount of subscription realised from the subscriber during that year or period”.

By order

U. K. GHOSHAL

General Manager & Secretary

INDUSTRIAL FINANCE CORPORATION OF INDIA NOTIFICATION

New Delhi, the 21st March 1961

No. 3/61—Shri H. V. Venkatasubbiah, General Manager of the Corporation, was sanctioned extraordinary leave without pay for a period of 113 days with effect from the 1st December 1960, to the 23rd March 1961, (both days inclusive).

2. Shri Venkatasubbiah passed away on the night of the 14th March 1961, and the unavailed portion of leave for 9 days with effect from the 15th March 1961, to the 23rd March 1961 (both days inclusive) stands cancelled.

K. R. K. MENON

Chairman

THE INDIAN EXCHANGE LTD., AMRITSAR

NOTIFICATION

The approval of the Secretary, Forward Markets Commission, under sub-section, (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry, No. S.O.1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Indian Exchange Ltd., Amritsar.

Amendments

I. In Bye-law 1 (31) the figures and words “150 mds” shall be substituted by the figures and words “5000 kilograms”.

II. Bye-law 1(36) shall be substituted by the following Bye-law, viz:—

“Kilogram means a Kilogram of 1000 Grams of the Metric weights”.

III. In Bye-law No. 52, the words and figures “1.50 Bengal Maund” shall be substituted by the figures and words “56 Kilograms”.

IV. (a) In Bye-law No. 59(b) the figures and words “1.50 Bengal Maund” shall be substituted by the figures and words “56 Kilograms”.

(b) In Bye-law 59(c) the figures and words “100 tolas” shall be substituted by the figures and words “1000 grams”

V. Bye-law 93(b) shall be substituted by the following Bye-law, viz:—

“The units of price quotation and trading in the Cottonseed Hedge Contract shall be 40 Kilograms and 5000 Kilograms respectively”.

VI. In Bye-law 112(a),

(a) The words “per maund” shall be substituted by the word and figure “40 Kilograms”.

(b) The figure and words “Rs. 37/50 nP. per unit” shall be substituted by the figure and words “Rs. 31/25 nP. per unit”.

VII. In Bye-law No. 122(b) the figures and words “150 maunds each” shall be substituted by the figures and words “5000 Kilograms each”.

VIII. In Bye-law No. 138, the figure and words “0.25 nP. per maund” shall be substituted by the figure and words “0.25 nP. per 40 Kilograms”.

IX. In Bye-law No. 150, the figures and words “150 mds.” shall be substituted by the figures and words “5000 Kilograms”.

X. In Bye-law No. 258 in clauses (b) and (h) the words “per maund” wherever they occur shall be substituted by the words and figures “per 40 Kilograms”.

XI. In “Form for Hedge Contract (Between Member and Non-Member)” and “Form for confirmation of Hedge Contract (Between Member and Non-Member)” appended to the Bye-laws the words “Mds.” and “per md.” wherever they occur shall be substituted by the word “Kilograms” and words and figures “per 40 Kilograms” respectively.

XII. In the “Delivery Order Form” and “Demand Notice Form” appended to the Bye-laws, the figures and word “150 maunds” wherever they occur shall be substituted by the figures and word “5000 Kilograms” and the words “per maund” wherever they occur shall be substituted by the words and figures “per 40 Kilograms”.

XIII. After Bye-law 270A, the following new Bye-law shall be added as Bye-law 270B, viz:—

“270B. (a) The amendments made to Bye-laws 1(31), 1(36), 52, 59(b), 59(c), 93(b), 112(a), 122(b), 138, 150, 258(b), 258(h) and form for Hedge Contract (Between Member and Non-Member), Form for confirmation of Hedge Contract (Between Member and Non-Member), Delivery Order Form and Demand Notice Form appended to the Bye-laws on 23rd January 1961 shall be applicable to March 1961 and subsequent deliveries of Cottonseed Hedge Contract.

(b) Bye-laws 1(31), 1(36), 52, 59(b), 59(c), 93(b), 112(a), 122(b), 138, 150, 258(b), 258(h) and Form for Hedge Contract (Between Member and Non-Member), Form for confirmation of Hedge Contract (Between Member and Non-Member), Delivery Order Form and Demand Notice Form appended to the Bye-laws as they existed prior to 23rd January 1961 shall be applicable to January 1961 delivery of Cottonseed Hedge Contract".

2. In pursuance of the powers conferred by the provision to sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendments.

Secretary
The Indian Exchange Ltd.
Amritsar

THE KAISERGANJ BEOPAR COMPANY PRIVATE LTD., MEERUT

NOTIFICATION

Meerut, the 30th January 1961

The approval of the Deputy Director, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with S.O. No. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Kaiserganj Beopar Company Private Limited, Meerut.

In the said Bye-laws:—

1. In Bye-law 1, for definition (30) the following shall be substituted—

"(30) Unit of Trading: means the Unit of transaction in Hedge Contracts and shall be of 3732.42 Kgs. equal to 100 maunds including the weights of Kattas".

2. In Bye-law 1 in definition (35) the words and figures "equal to 37.32 Kilograms" shall be added after the last words and figures "seers (82.27 lbs.)".

3. For Bye-law 71 the following shall be substituted namely:—

"71. Unit of Trading in Gur Hedge Contract shall be of 3732.42 Kilograms (100 mds.) packed in kattas and the Unit of rate shall be 37.32 Kilograms (one md.)".

4. For Bye-law 73 the following shall be substituted namely:—

"73. Gur pansera Phatwan of Hapur quality except square Bhelis will also be tenderable against the contracts provided that if Chikna and Phatwan both the qualities are found in one lot of 3732.42 Kilograms. The seller will pay to the buyer quantity allowance at the rate of 10 nP. per 37.32 Kilogram (one maund) on the whole lot of 3732.42 Kilograms (one Hundred mds.)".

5. In Bye-law 74 in the first line, words "Raskat mixed" shall be added after the word "Raskat".

6. In Bye-law 76:

(i) The phrase "except in the following conditions" shall be deleted.

(ii) For clause (b) the following shall be substituted namely:—

(b) *Baisakh Delivery*:—The tenderable quality shall be 60 per cent wet kattas and 40 per cent dry kattas. If the percentage of wet is more than 60 per cent the lot will be rejected".

(iii) For Clause (c) the following shall be substituted namely:—

"(c) *Asarh Delivery*:—The tenderable quality shall be 90 per cent wet kattas and 10 per cent dry kattas. If the percentage of wet is more than 90 per cent the lot will be rejected".

7. The following shall be added as 85A namely:—

"85A. Sales Tax or any other Tax to be levied by the Central or Provincial Government shall be charged from the purchaser".

8. For Bye-law 86 the following shall be substituted namely:—

"86. In these Contracts if the seller wishes to give delivery he will on 1, 2, 3, of Shukla fortnight of the delivery month inform the Company by 12 noon by sending the delivery order to the office of the Company definitely stating the site of each godown, godown number and the name

of the owner of the godown if it is on rent and the number of kattas contained in each godown. The Company shall send these delivery orders to the purchasers the same evening. If any of the purchasers are not available in the evening, the delivery orders will be deemed as accepted in previous date on the following day at 12 noon. The purchaser after depositing 25 per cent of the value of the goods will inspect the quality within 48 hours if the goods are in Meerut and if the goods are in the mandies mentioned in Schedule A the purchaser is allowed only one day for each Mandi to inspect the quality of the goods. If the goods is under lock and key of any Bank, the seller shall arrange for the key and the purchaser shall inspect the goods on any working day between 10 A. M. and 4 P.M. No excuse that the key is in the Bank will be entertained. If there is any dispute with respect of quality survey regarding Meerut goods will be completed within two days and if the goods are in mandies mentioned in Schedule A, one day for survey of goods for each mandi will be allowed. On acceptance of the quality of goods by the purchaser and on the completion of the survey the purchaser shall take delivery of the goods within 3 days. The full payment of the quantity of the goods to be delivered on the very day shall be deposited with the Company before hand. 25 per cent advance already deposited will be adjustable in the payment. The special margin money if any deposited in the Company will be adjusted in the payment of the goods to be delivered. The payment will be made by the Company to the seller according to the quantity delivered by the seller to the purchaser. If the purchaser does not take delivery within 3 days the seller will be entitled to sell the goods in open market in accordance with the provisions laid down below on the purchaser's account. The seller will inform the company by 12 noon next day that the purchaser did not take delivery of the goods and he will state the place where the goods are kept. The godown number and the name of the owner of the godown will also be stated with the information. On receipt of the information the Company will fix up the time of such sale which will not be later than 5 P.M. of the same day. The information of the sale will also be pasted on the notice board. The sale will be made by the authorised officer on the fixed date at the fixed time. Whatever loss will accrue in this sale will be realised from the purchaser. If the seller does not deliver the goods on the ground that the key of the godown is not with him for two successive days then he shall be deemed to have no goods to deliver. If a seller is deemed to have no goods to deliver or if the seller refuses or fails to deliver the goods within the prescribed time he shall pay penalty at the rate of 25 nP. per 37.32 Kgs. (one maund) in addition to the purchaser's right to purchase gur in open market in sellers account in accordance with the provision contained in this bye-law. If the goods is rejected by the Survey Committee, the seller will be required to pay 25 nP. per 37.32 Kilograms (per md.) as penalty and the delivery order will be treated as cancelled. The penalty will, however, not apply if the goods are rejected on account of the wet kattas.

9. For Bye-law 87 the following shall be substituted namely:—

"87. Similarly, if the purchaser wants to take delivery, he will inform the company in writing on 1, 2, 3, of Shukla fortnight of delivery month by 12 noon about his intention to demand delivery along with 25 per cent value of the goods demanded. The Company will send these demand orders the same evening to the sellers. But if any of the sellers are not available in the evening, they shall have to accept these demands orders by 12 noon the next day in the previous date. The seller within 48 hours shall inform the purchaser about the exact location of the goods, numbers of the godown and name of the owners of the godown if they are on rent if the goods are at Meerut and the name of the stockist in case if the goods are in Mandis mentioned in Schedule A. The purchaser will inspect the goods in 48 hours if it is in Meerut. In case the goods are in mandies mentioned in Schedule A he shall be allowed only one day for each mandi to inspect the goods. If the purchaser does not inspect the goods within the specified period the quality of the goods will be treated as tenderable. If on inspection of goods there is any dispute about the quality both the parties will get the goods surveyed according to the survey law within 48 hours if the goods are in Meerut. If the goods are in mandies mentioned in Schedule A one day for each mandi will be given for survey. After the goods have been surveyed and passed by the Survey Committee or after the acceptance of the quality of the goods by the purchaser, the purchaser will take delivery of the goods within 3 days. The payment of the goods will be deposited with the Company on the date of delivery for the quantity to be delivered beforehand and 25 per cent advance will be adjusted in payment according to the quantity delivered. If the special margin money, if any deposited in the Company it will be adjusted in the

payment. On completion of delivery the Company will pay to the seller the payment of the goods delivered to the purchaser. If the purchaser does not take delivery of the goods within 3 days he shall pay 25 nP. per 37.32 Kilograms as penalty to the seller and the seller will be entitled to sell the goods in the open market according to the provisions laid down below. The seller will inform the Company that the purchaser did not take the delivery of the goods by 12 noon of next day and he shall inform the company about the location of the goods, the godown number and the name of the owner of the godown if it is on rent. The company on receipt of the information will fix the time of sale and will paste a notice on the notice board by 5 P.M. and the sale will be made by the authorised officer on the fixed date at the fixed time. If there is any loss, the purchaser shall make it good. If the seller does not deliver the goods on the ground that the key of the godown is not with him for two successive days then he shall be deemed to have no goods to deliver. If a seller is deemed to have no goods to deliver or if the seller refuses or fails to deliver the goods within prescribed time he shall pay penalty at the rate of 25 nP. per 37.32 Kgs. (1 maund) in addition to the purchaser's right to purchase Gur in the open market in accordance with the provisions contained in this bye-law. The purchaser will send information about the intention of purchasing the goods from the market after stipulated period has expired by 12 noon next day. The Company will fix a notice on the notice board by 5 P.M. the same day about the proposed purchase and will invite offer from the stockists of the markets with the location of goods, godown number, the name of the owners of the godowns, if this is on rent, in Meerut along with the names of the outside dealers, if the goods are situated in the mandies mentioned in Schedule A, will be stated by the dealers offering goods. 5 per cent cost of the goods offered must accompany by the offerers as earnest money. If the offers are found to be bogus 5 per cent the earnest money will be forfeited and if rejected by the Survey Committee $\frac{1}{2}$ per cent of money received with the offer will be forfeited. Offers can be made of the goods stocked in Meerut and mandis given in Schedule A. If the number of offers is more than demand orders, the lowest rates of the offers will be accepted. If the offers are less than the demand orders, the purchaser shall be entitled to purchase goods in Meerut or in Mandis mentioned in Schedule A in the seller's account.

10. For Bye-law 93 the following shall be substituted, namely:—

"93. The surveyors shall complete survey within 2 days on receipt of the information for survey if the goods are in Meerut, but if the goods are in mandies mentioned in Schedule A one day is given for the survey of goods of each mandi".

11. Bye-laws 93A, 93B, 93C and 93D shall be deleted.

12. After Bye-law 93 the following shall be added as Bye-law 93A, namely:—

"93A. If the surveyors do not agree to survey the goods the Secretary or any other representative of the company by the orders of the Chairman, shall take samples out of 10 kattas taking out by the purchaser. They shall seal the samples and the samples shall be signed by the seller and the purchaser as well as by the Secretary or the Representative of the Company. These samples will be $\frac{1}{4}$ kilogram to one kilogram. These samples shall be opened before the Board who shall give its decision. The decision of the Board shall be final".

13. In Bye-law 94 (i) in line 24 the words "six kattas of one unit of ninety kattas" shall be substituted by the words "5 kattas of one unit of 3732.42 kilograms (100 maunds)" and

(ii) in line 25 the words "six kattas" shall be substituted by "5 kattas".

14. For Bye-law 99 the following shall be substituted namely:—

"99. If the survey is to be done in mandies mentioned in Schedule A the travelling and other expenses of the surveyors shall be borne by the party against whom the decision of survey is given".

15. In the line 10 of Bye-law 101 words "112½ mds." shall be substituted by the words "3732.42 kilograms".

16. In Bye-law 118 in the first line of Clause (a) Re. 0.50 nP. per md. shall be substituted by Re. 0.25 nP. per 37.32 kilograms and in the fifth line Rs. 56.25 nP. shall be substituted by Rs. 25.

(ii) In the 3rd line of Clause (b) after the words Clearing House Committee, the following shall be added namely:—

"If the Clearing House Committee cannot give any decision the Chairman of the Board of Directors is authorised to give his decision. His decision shall be final".

17. In Bye-law 121 in 4th line last figure "123" shall be substituted by figure "122".

18. In the line 24 of Bye-law 133 words "ninety bags" shall be substituted by the words "3732.42 kilograms (100 mds.)" and in line 25 of the same Bye-law the words "ninety bags" shall be substituted by the words 3732.42 kilograms (100 mds.)".

19. In the 7th line of Bye-law 205 words "per maund" shall be substituted by the words and figures "per 37.32 kilograms (1 md.)".

20. After Bye-law 218 the following shall be added as Bye-law 219 namely:—

"219. For purpose of Gur Hedge Contracts for Phagun 2017 delivery the provisions of the Bye-laws noted hereunder and the forms annexed to Bye-laws as they stood immediately before 28th January 1961, shall be applicable viz. Bye-laws 1, 71, 73, 74, 76, 86, 87, 93, 93A, 93B, 93C, 93D, 94, 99, 101, 118, 121, 133 and 205 and for the purpose of such contracts for Baisakh 2018 delivery and subsequent deliveries the said provisions and the forms annexed to Bye-laws as amended and new Bye-laws 85A and 93A as added on the aforesaid date shall be applicable".

21. In the form of "Hedge Contract of Gur (between members and non-members)" in line 13th the word "mds." shall be substituted by the word "kilograms" and in line 14th the word "mds." shall be substituted by the word "kilograms".

22. In the form of "Confirmation of Hedge Contract" in line 7th the word "mds." shall be substituted by the word "kilograms" and in the line 8th the last word "md." shall be substituted by the word "kilograms".

23. In the form of "Demand Notice" in line 12th the figure and word "112½ mds." shall be substituted by the figure and word "3732.42 kilograms".

24. In the form of "Demand Notice (for office use only)" in line 11th the figure and word "112½ mds." shall be substituted by the figure and word "3732.42 kilograms".

25. In the form of "Delivery Order" in line 8th the figure and word "112½ mds." shall be substituted by the figure and word "3732.42 kilograms".

26. In the form of "Delivery Order (for office use only)" in line 11th the figure and word "112½ mds." shall be substituted by the figure and word "3732.42 kilograms".

In pursuance of the proviso to sub-section (4) of Section 11 of the said Act, the Secretary, Forward Markets Commission, has dispensed with the condition of previous publication of the above amendments in the interest of the trade.

KUNJ BEHARI LAL

Secretary

The Kaiserganj Beopar Company Private Ltd.
Meerut

LOST

The Government Promissory Note No. CA 203148 of the 3 per cent Conversion Loan of 1946 for Rs. 500/- only originally standing in the name of Kshemankari Ray the proprietress by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of Duplicate in favour of the proprietress. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser

KSHEMANKARI RAY

Residence—206/1C, Cornwallis Street, Calcutta-6.

LOST**(As the case may be)**

The Government Promissory Note No. CA002334 of the 4 per cent, loan of West Bengal 1968 for Rs. 1,000/- originally standing in the name of State Bank of India the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertiser—Ramdulal Chatterjee.

Residence—Vill. Karidhya, P.O. Suri, P.S. Suri, Dt. Birbhum.

Approved—

Seal (Reserve Bank of India)

LOST

Lost Govt. Promissory Note No. BY070526 of the 3 per cent loan of 1970—75 for Rs. 500/- originally standing in the name of Reserve Bank of India and last endorsed to Chimanlal Somalal Shah, the proprietor by whom it was never endorsed to any other person having been lost, notice is hereby given that the payment of the above note and interest thereupon has been stopped at the public debt office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned Security.

Name of Advertiser—Chimanlal Somalal Shah.

Residing—Sub Post Master, Himatnagar, (Sabarkantha).

LOST

The Government Promissory Note No. DH 012594 of the 3 per cent loan of 1970—75 for Rs. 500/- originally standing in the name of Reserve Bank of India and last endorsed to Prem Singh the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Prem Singh.

Residence—Khatti Gali—Bagh Muzaffarkhan, AGRA.

DESTROYED

The Government Promissory Note No. BY060172 of the 3 per cent, loan of 1970—75 for Rs. 500 originally standing in the name of The Reserve Bank of India and last endorsed to The Ahmednagar Postal Division Co-operative Credit Society Limited, the proprietor by whom it was never endorsed to any other person, having been destroyed, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—The Chairman, Ahmednagar Postal Division, Co-operative Credit Society Ltd., Ahmednagar.

B. P. KULKARNI

Chairman

Ahmednagar Postal Division Co-operative Credit Society Ltd., Ahmednagar

CHANGE OF NAME

Old name—Dagdu Shanker Toleker.

New name—Haribhau Shanker Taleker.

CHANGE OF NAME

I, Gyandev Sharma, S/o Shri Krit Ram, working as a Lower Division Clerk, in Simla Central Division, Central P.W.D. Simla, have changed my name to Gyandev Sundriyal.

CHANGE OF NAME

Be it known to all that I, PHENKU S/o Shri Kalapu Chaudhary passed H.S. Exam. 1949 from U.P. Board with R. No. 38680 at present working in Income-tax Office, Gorakhpur want to change my name as "DEVENDRA NATH ARYA".

CHANGE OF NAME

I, Shri Marianna Jogayya Hegde of Bombay Port Trust, will henceforth be known as Gopala Jogayya Hegde as it is my real birth name.

CHANGE OF NAME

Original Name—Shri Shankar Pukaram Adejadhav.

New or Changed Name—Shri Shankar Pukaram Jadhav (JADHAV).

CHANGE OF NAME

I, M. KOIL PITCHAI, clerk in the Controller of Defence Accounts (Navy)'s Office, Bombay have changed my name and shall henceforth be known as JOHN PETER.

CHANGE OF NAME

I, Abraham Johnson Soundrappa, Clerk, Central Telegraph Office, Madras, desire henceforth to be known as 'Abraham Johnson'.

CHANGE OF NAME

Phool Chand Mulawala S/o Ram Chand Mathur has changed his name as Phul Chandra.

CHANGE OF NAME

My present name is—"Lalya Jalma" and desire to change as follows—

"Lalappa Appanna Kattimani".

CHANGE OF NAME

I, JC 5833 Jem PG VENUGOPALAN having embraced Christianity shall henceforth be known as 'PAUL G VENUGOPALAN'.

CORRIGENDUM

With reference to the insertion of advertisement in the Gazette of India, Part IV, dated 15th, 22nd and 29th October 1960, in respect of the lost Government Promissory Note No. BY 069402 for Rs. 500, kindly read the name of the person to whom last endorsed as A. Krishnaswamy Aiyangar.

IN THE HIGH COURT OF JUDICATURE FOR THE STATE OF PUNJAB AT CHANDIGARH**Judicial Department****TESTAMENTARY AND INTESTATE JURISDICTION**

Citation Under Section 283 of the Indian Succession Act, 1925

Probate Case No. 8-D of 1960

In the matter of an application under Section 278 of the Indian Succession Act for grant of letters of Administration to the Estate of late Ravinder Kumar Chaudhary of New Delhi.

Whereas Mrs. Comola Paranjoti, residing at 166/48, Diplomatic Enclave, New Delhi, petitioner, has made an application to this Court under Section 278 of the Indian Succession Act for grant of Letters of Administration of the Estate of the deceased named above having effect throughout the Union of India, and whereas the 17th day of April, 1961, has been fixed for hearing of the said application in Circuit Bench of the Punjab High Court at Delhi, this citation issued in terms of Section 283 of the aforesaid Act to:—

1. Lakshmi Devi widow of Late Chhaju Ram Choudhary resident of 21, Balvedera Road, Alipore, Calcutta, 2. Parduman Kumar Choudhary son of Sir Chhaju Ram Choudhary resident of village Sheikhpura, Tehsil Hansi, District Hissar and 3. Mohinder Kumar Choudhary son of Sir Chhaju Ram Choudhary resident of village Sheikhpura, Tehsil Hansi District Hissar, and to all persons claiming to have any interest in the Estate of the said deceased to come and see the proceedings in the Circuit Bench of the Punjab High Court at Delhi on the date specified above, before the grant of the Letters of Administration of the Estate of the deceased named above.

Given under my hand and the seal of the High Court for the State of Punjab at Chandigarh, this 11th day of March, 1961.

JAGAN NATH MALHOTRA
Superintendent Judicial